Thus, instant office action is deficient as well.

That is, to be responsive, Examiner should have either (i) withdrawn his rejection based on the Zansky reference, or (ii) rebutted Applicant's arguments as to why the Zansky reference was inappropos. Examiner did neither; which means that his office action was non-responsive.

## REMARKS

Examiner rejected claims 1-8 under 35 USC 102b as being anticipated by Zansky.

Applicant traverses these rejections for the following reasons.

(a) The priority date of the Zansky reference is 12/10/82 whereas the priority date of the claimed invention is 08/14/80.

That is, the claimed invention was initially disclosed by Applicant in his application Serial No. 06/178,107 filed 08/14/80; and has been carried through the intervening applications in a continuous manner.

Applicant points out to Examiner that claims 1-8 are derived from the structure illustrated by Figs. 2 and 6 of Applicant's specification; which structure has been continued uninterruptedly since and from his application Serial No. 178,107 filed August 14, 1980.

Examiner also rejected claims 1-8 under 35 USC 103 as being unpatentable over Wallace in view of Pierce.

Applicant's amendments serve to overcome these rejections for the following reasons.

(b) Exemplary claim 1 now includes recitation whereby overload protection is being effectuated even though the magnitude of the inverter's DC supply voltage remains constant irrespective of the amount of power being drawn by the inverter; which feature is not suggested by Pierce.

Pierce provides protection against overload by way of reducing the magnitude of the inverter's DC supply voltage.

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